# IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF DELAWARE

Document 302

IN RE INTEL CORP.		)	
MICROPROCESSOR ANT	ITRUST	)	MDL No. 05-1717-JJF
LITIGATION		)	
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PHIL PAUL, on behalf of hi	imself	)	
and all others similarly situated,		)	Civil Action No. 05-485-JJF
	Plaintiffs,	)	CONSOLIDATED ACTION
v.		)	
INTEL CORPORATION,		)	
	Defendant.	)	

# **NOTICE OF SUBPOENA**

TO: Counsel of Record

(Per the Attached Service List)

PLEASE TAKE NOTICE that, pursuant to Rule 45 of the Federal Rules of Civil Procedure, on March 8, 2007, the attached subpoena was issued to VIA TECHNOLOGIES, INC., 940 Mission Court, Fremont, CA 94539 commanding it to produce for inspection and copying on April 10, 2007 the documents identified in Schedule A appended thereto.

Dated: March 12, 2007

PRICKETT, JONES & ELLIOTT, P.A.

James L. Holzman (DE Bar #660) J. Clayton Athey (DE Bar #4378) Laina M. Herbert (DE Bar #4717)

1310 King Street, Box 1328

Wilmington, DE 19899

(302) 888-6500

ilholzman@prickett.com jcathey@prickett.com

lmherbert@prickett.com

Interim Liaison Counsel for Plaintiffs

# Co-Lead and Interim Counsel for Plaintiffs:

Michael D. Hausfeld Daniel A. Small Brent W. Landau Allyson B. Baker COHEN, MILSTEIN, HAUSFELD & TOLL, P.L.L.C. 1100 New York Avenue, NW Suite 500, West Tower Washington, DC 20005 mhausfeld@cmht.com dsmall@cmht.com blandau@cmht.com abaker@cmht.com

Michael P. Lehmann Thomas P. Dove Alex C. Turan THE FURTH FIRM, LLP 225 Bush Street, 15th Floor San Francisco, CA 94104 mplehmann@furth.com tdove@furth.com aturan@furth.com

Steve W. Berman Anthony Shapiro Craig R. Spiegel HAGENS BERMAN SOBOL SHAPIRO, LLP 1301 Fifth Avenue, Suite 2900 Seattle, WA 98101 steve@hbsslaw.com tony@hbsslaw.com craig@hbsslaw.com

Guido Saveri R. Alexander Saveri SAVERI & SAVERI, INC. 111 Pine Street, Suite 1700 San Francisco, CA 94111 guido@saveri.com rick@saveri.com

Issued by the		
UNITED STATES DISTR	ICT COURT	<b>1</b>
NORTHERN DISTRICT OF		CALIFORNIA
In re Intel Corp. Microprocessor Antitrust Litig. S	SUBPOENA IN A CIVIL CASE	
C	Case Number: 1 05	-MD-1717 (D. Del.)
TO: VIA TECHNOLOGIES, INC. 940 Mission Court Fremont, CA 94539		
YOU ARE COMMANDED to appear in the United States District of testify in the above case.	court at the place, da	ate, and time specified below to
PLACE OF TESTIMONY		COURTROOM
	-	DATE AND TIME
☐ YOU ARE COMMANDED to appear at the place, date, and time sp in the above case.	ecified below to test	tify at the taking of a deposition
PLACE OF DEPOSITION		DATE AND TIME
YOU ARE COMMANDED to produce and permit inspection and complace, date, and time specified below (list documents or objects):  See Schedule A.	opying of the follow	ring documents or objects at the
PLACE Furth Lehmann & Grant LLP, 225 Bush Street, 15th Floor, San Fra 94104	ncisco, CA	DATE AND TIME 4/10/2007 5:00 pm
☐ YOU ARE COMMANDED to permit inspection of the following p	oremises at the date	and time specified below.
PREMISES		DATE AND TIME
Any organization not a party to this suit that is subpoenaed for the taking of directors, or managing agents, or other persons who consent to testify on its be matters on which the person will testify. Federal Rules of Civil Procedure, 30	half, and may set for	
ISSUING OFFICER'S SIGNATURE AND TITLE (INDICATE IF ATTORNEY FOR PLAINT)	FF OR DEFENDANT)	DATE 3/7/2007
ISSUING OFFICER'S NAME, ADDRESS AND PHONE NUMBER Michael P. Lehmann, Furth Lehmann & Grant LLP, 225 Bush Street, 1	5th Floor, San Fran	ncisco, CA 94104 (415) 433-

(See Rule 45, Federal Rules of Civil Procedure, Subdivisions (c), (d), and (e), on next page)

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<sup>&</sup>lt;sup>1</sup> If action is pending in district other than district of issuance, state district under case number.

		PROOF OF	SERVICE		
	DATE		PLACE		
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SERVED ON (PRINT NAME)			MANNER OF SERVICE		
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	D	ECLARATIO	N OF SERVER		
I declare under penalty of	perjury under the la	aws of the Unit	ed States of America that the	e foregoing information contained	
in the Proof of Service is tru	ue and correct.	٠	e e e		
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	DATE		SIGNATURE OF SERVER		
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			ADDRESS OF SERVER		

Rule 45, Federal Rules of Civil Procedure, Subdivisions (c), (d), and (e), as amended on December 1, 2006:

(c) PROTECTION OF PERSONS SUBJECT TO SUBPOENAS.

(1) A party or an attorney responsible for the issuance and service of a subpoena shall take reasonable steps to avoid imposing undue burden or expense on a person subject to that subpoena. The court on behalf of which the subpoena was issued shall enforce this duty and impose upon the party or attorney in breach of this duty an appropriate sanction, which may include, but is not limited to, lost earnings and a reasonable attorney's fee.

(2) (A) A person commanded to produce and permit inspection, copying, testing, or sampling of designated electronically stored information, books, papers, documents or tangible things, or inspection of premises need not appear in person at the place of production or inspection unless commanded to appear for deposition, hearing or trial.

(B) Subject to paragraph (d)(2) of this rule, a person commanded to produce and permit inspection, copying, testing, or sampling may, within 14 days after service of the subpoena or before the time specified for compliance if such time is less than 14 days after service, serve upon the party or attorney designated in the subpoena written objection to producing any or all of the designated materials or inspection of the premises — or to producing electronically stored information in the form or forms requested. If objection is made, the party serving the subpoena shall not be entitled to inspect, copy, test, or sample the materials or inspect the premises except pursuant to an order of the court by which the subpoena was issued. If objection has been made, the party serving the subpoena may, upon notice to the person commanded to produce, move at any time for an order to compel the production, inspection, copying, testing, or sampling. Such an order to compel shall protect any person who is not a party or an officer of a party from significant expense resulting from the inspection, copying, testing, or sampling commanded.

(3) (A) On timely motion, the court by which a subpoena was issued shall quash or modify as subpoena if it

(i) fails to allow reasonable time for compliance;

(ii) requires a person who is not a party or an officer of a party to travel to a place more than 100 miles from the place where that person resides, is employed or regularly transacts business in person, except that, subject to the provisions of clause (c)(3)(B)(iii) of this rule, such a person may in order to attend trial be commanded to travel from any such place within the state in which the trial is held;

(iii) requires disclosure of privileged or other protected matter and no exception or waiver applies; or

(iv) subjects a person to undue burden.

(B) If a subpocna

(i) requires disclosure of a trade secret or other confidential research, development, or commercial information, or

(ii) requires disclosure of an unretained expert's opinion or information not describing specific events or occurrences in dispute and resulting from the expert's study made not at the request of any party, or

(iii) requires a person who is not a party or an officer of a party to incur substantial expense to travel more than 100 miles to attend trial, the court may, to protect a person subject

to or affected by the subpoena, quash or modify the subpoena or, if the party in whose behalf the subpoena is issued shows a substantial need for the testimony or material that cannot be otherwise met without undue hardship and assures that the person to whom the subpoena is addressed will be reasonably compensated, the court may order appearance or production only upon specified conditions.

(d) DUTIES IN RESPONDING TO SUBPORNA.

(1) (A) A person responding to a subpoena to produce documents shall produce them as they are kept in the usual course of business or shall organize and label them to correspond with the categories in the demand.

(B) If a subpoena does not specify the form or forms for producing electronically stored information, a person responding to a subpoena must produce the information in a form or forms in which the person ordinarily maintains it or in a form or forms that are reasonably usable.

(C) A person responding to a subpoena need not produce the same electronically stored information in more than one form,

(D) A person responding to a subpoena need not provide discovery of electronically stored information from sources that the person identifies as not reasonably accessible because of undue burden or cost. On motion to compel discovery or to quash, the person from whom discovery is sought must show that the information sought is not reasonably accessible because of undue burden or cost. If that showing is made, the court may nonetheless order discovery from such sources if the requesting party shows good cause, considering the limitations of Rule 26(b)(2)(C). The court may specify conditions for the discovery.

(2) (A) When information subject to a subpoena is withheld on a claim that it is privileged

(2) (A) When information subject to a subpoena is withheld on a claim that it is privileged or subject to protection as trial-preparation materials, the claim shall be made expressly and shall be supported by a description of the nature of the documents, communications, or things not produced that is sufficient to enable the demanding party to contest the claim.

(B) If information is produced in response to a subpoena that is subject to a claim of privilege or of protection as trial-preparation material, the person making the claim may notify any party that received the information of the claim and the basis for it. After being notified, a party must promptly return, sequester, or destroy the specified information and any copies it has and may not use or disclose the information until the claim is resolved. A receiving party may promptly present the information to the court under seal for a determination of the claim. If the receiving party disclosed the information before being notified, it must take reasonable steps to retrieve it. The person who produced the information must preserve the information until the claim is resolved.

(e) CONTEMPT. Failure of any person without adequate excuse to obey a subpocna served upon that person may be deemed a contempt of the court from which the subpocna issued. An adequate cause for failure to obey exists when a subpocna purports to require a nonparty to attend or produce at a place not within the limits provided by clause (ii) of subparagraph (c)(3)(A).

#### Schedule A

## VIA TECHNOLOGIES, INC.

## **Definitions**

- For purposes of this document request, "DOCUMENT" includes, without 1. limitation, any hard copy writings and documents as well as electronically stored data-files including email, instant messaging, shared network files, and databases created, accessed, modified or dated on or after January 1, 2000.
- With respect to electronically stored data, "DOCUMENT" also includes, without 2. limitation, any data on magnetic or optical storage media (e.g., servers, storage area networks, hard drives, backup tapes, CDs, DVDs, thumb/flash drives, floppy disks, or any other type of portable storage device, etc.) stored as an "active" or backup file, in its native format.
- For purposes of this document request, "MICROPROCESSOR" means general 3. purpose microprocessors using the x86 instruction set (e.g., Sempron, Athlon, Turion, Opteron, Celeron, Pentium, Core, Core Duo, Xeon, Crusoe, Efficeon, and Eden).
- For purposes of this document request, "FINANCIAL INDUCEMENT" means any payment, subsidy, rebate, discount (on MICROPROCESSORS or on any other INTEL product), Intel Inside funds, E-CAP (exceptions to corporate approved pricing), Market Development Funds ("MDF"), "meeting competition" or "meet comp" payments, "depo" payments, program monies, or any advertising or pricing support.
- For purposes of this document request, "NON-FINANCIAL INDUCEMENT" 5. means any allocation preference, access to nonpublic technical or roadmap information, personnel support (engineering/technical/training) or any other non-cash benefit, perquisite or other consideration (including but not limited to bundling or packaging other products).
- For purposes of this document request, "COMPANY" refers to VIA TECHNOLOGIES, INC. and any of its controlled present or former subsidiaries, parents, and predecessor or successor companies.
- "INTEL" refers to Intel Corporation, Intel Kabushiki Kaisha, and any of their present or former subsidiaries, affiliates, parents, assigns, predecessor or successor companies and divisions thereof.
- "AMD" refers to Advanced Micro Devices, Inc., AMD International Sales and Service Ltd., and any of their present or former subsidiaries, affiliates, parents, assigns, predecessor or successor companies and divisions thereof.

# Instructions

- The time period, unless otherwise specified, covered by each request set forth below is from January 1, 2000 up to and including the present.
- In responding to each request set forth below, please set forth each request in full before each response.
- If any DOCUMENT covered by these requests is withheld by reason of a claim of privilege, please furnish a list at the time the DOCUMENTS are produced identifying any such DOCUMENT for which the privilege is claimed, together with the following information with respect to any such DOCUMENT withheld: author; recipient; sender; indicated or blind copies: date; general subject matter; basis upon which privilege is claimed and the paragraph of these requests to which such DOCUMENT relates. For each DOCUMENT withheld under a claim that it constitutes or contains attorney work product, also state whether your COMPANY asserts that the DOCUMENT was prepared in anticipation of litigation or for trial.
- If your COMPANY objects to a request in part, please state specifically which part of the request your COMPANY objects to and produce all DOCUMENTS responsive to all other parts of the request.
- With respect to any DOCUMENT maintained or stored electronically, please harvest it in a manner that maintains the integrity and readability of all data, including all metadata.
- 6. Please produce all DOCUMENTS maintained or stored electronically in native, electronic format with all relevant metadata intact and in an appropriate and useable manner (e.g., by copying such data onto a USB 2.0 external hard drive). Encrypted or passwordprotected DOCUMENTS should be produced in a form permitting them to be reviewed.
- In connection with your production of DOCUMENTS, please produce any relevant data dictionaries, data translations, lookup tables, and/or any other documentation designed to facilitate use of the data contained within the DOCUMENTS produced.
- Please organize electronic DOCUMENTS produced for inspection in the same manner that the COMPANY stores them (e.g., if maintained by a custodian, such as email residing on an email server, please organize DOCUMENTS for production by custodian; if maintained in a subfolder of "My Documents" on a custodian's hard drive, please organize DOCUMENTS for production by custodian with path information preserved, etc.).
- To the extent responsive DOCUMENTS reside on databases and other such systems and files, your COMPANY shall either produce the relevant database in useable form and/or shall permit access for inspection, review, and extraction of responsive information.
- At your COMPANY's election, DOCUMENTS maintained or stored in paper, hard-copy form can be produced as searchable .PDF (i.e., portable document format files with embedded text) and in an appropriate and useable manner (e.g., by copying such data onto a USB 2.0 external hard drive).

## **Document Requests**

- All DOCUMENTS constituting or concerning your COMPANY's business plans, strategic plans, long-range plans or budgets.
- DOCUMENTS sufficient to determine the annual volume of sales for each of your COMPANY'S MICROPROCESSOR products.
- 3. DOCUMENTS sufficient to determine your COMPANY's costs to design, manufacture, sell, distribute, promote, and market (including but not limited to market development activities) your COMPANY's MICROPROCESSORS.
- DOCUMENTS sufficient to determine your COMPANY'S margins on sales of its MICROPROCESSORS.
- DOCUMENTS assessing the quality or performance of your COMPANY'S MICROPROCESSORS or comparing the quality or performance of your COMPANY'S MICROPROCESSORS with the quality or performance of the MICROPROCESSORS of one or more of your competitors.
- All documents discussing the competitive advantage or disadvantage of your COMPANY'S volume of MICROPROCESSOR sales relative to the volume of your competitors' MICROPROCESSOR sales, and all documents discussing the competitive advantage or disadvantage of INTEL having a dominant share of MICROPROCESSOR sales.
- All DOCUMENTS concerning the effect of any FINANCIAL INDUCEMENT or NON-FINANCIAL INDUCEMENT offered by INTEL.
- All DOCUMENTS concerning the above-captioned matter, AMD v. Intel, Civ. A. No. 05-441 (D. Del.), any of the allegations about you in AMD's Complaint in that matter, any other litigation involving AMD and INTEL, or any investigation relating to INTEL by the Fair Trade Commission of Japan, the European Commission, or any other governmental authority.

#### **CERTIFICATE OF SERVICE**

I, J. Clayton Athey, hereby certify that on this 12th day of March, 2007, I caused the foregoing **Notice of Subpoena** to be served on the following counsel via electronic filing:

Frederick L. Cottrell, III, Esquire
Chad Michael Shandler, Esquire
Steven J. Fineman, Esquire
Richards, Layton & Finger
One Rodney Square
P.O. Box 551
Wilmington, DE 19899
cottrell@rlf.com
shandler@rlf.com
fineman@rlf.com
Counsel for AMD International Sales &
Service LTD and Advanced Micro Devices,
Inc.

Adam L. Balick, Esquire
Bifferato Gentilotti Biden & Balick
711 North King Street
Wilmington, DE 19801-3503
abalick@bgbblaw.com
Counsel for AMD International Sales &
Service LTD and Advanced Micro Devices,
Inc.

Richard L. Horwitz, Esquire
W. Harding Drane, Jr., Esquire
Potter Anderson & Corroon, LLP
1313 N. Market St., Hercules Plaza, 6th Flr.
P.O. Box 951
Wilmington, DE 19899-0951
rhorwitz@potteranderson.com
wdrane@potteranderson.com
Counsel for Intel Corporation and Intel
Kabushiki Kaisha

Charles P. Diamond, Esquire
Mark A. Samuels, Esquire
Linda J. Smith, Esquire
O'Melveny & Myers LLP
1999 Avenue of the Stars, 7th Floor
Los Angeles, CA 90067
CDiamond@omm.com
MSamuels@omm.com
lsmith@omm.com
Counsel for AMD International Sales &
Service LTD and Advanced Micro Devices,
Inc.

Laurin Grollman, Esquire
Salem M. Katsh, Esquire
Kasowitz, Benson, Torres & Friedman LLP
1633 Broadway
New York, New York 10019
lgrollman@kasowitz.com
skatsh@kasowitz.com
Counsel for AMD International Sales &
Service LTD and Advanced Micro Devices,
Inc.

David Mark Balabanian, Esquire Joy K. Fuyuno, Esquire Bingham McCutchen LLP Three Embarcadero Center San Francisco, CA 94111-4067 <a href="mailto:david.balabanian@bingham.com">david.balabanian@bingham.com</a> <a href="mailto:joy.fuyuno@bingham.com">joy.fuyuno@bingham.com</a> <a href="mailto:Corporation">Counsel for Intel Corporation</a>

Christopher B. Hockett, Esquire Bingham McCutchen LLP Three Embarcadero Center San Francisco, CA 94111 chris.hockett@bingham.com Counsel for Intel Corporation

Daniel S. Floyd, Esquire Gibson, Dunn & Crutcher LLP 333 South Grand Avenue Los Angeles, California 90071-3197 dfloyd@gibsondunn.com Counsel for Intel Corporation

Robert E. Cooper, Esquire Gibson, Dunn & Crutcher LLP 333 South Grand Avenue Los Angeles, California 90071-3197 rcooper@gibsondunn.com Counsel for Intel Corporation

Donald F. Drummond, Esquire

Drummond & Associates One California Street, Suite 300 San Francisco, CA 94111 ballen@drummondlaw.net Counsel for Dressed to Kill Custom Draperies LLC, Jose Juan, Tracy Kinder and Edward Rush

Darren B. Bernhard, Esquire Peter E. Moll, Esquire Howrey LLP 1299 Pennsylvania Ave., N.W. Washington, DC 20004 Bernhardd@howrey.com Counsel for Intel Corporation and Intel Kabushiki Kaisha

B.J. Wade, Esquire Glassman Edwards Wade & Wyatt, P.C. 26 N. Second Street Memphis, TN 38103 bwade@gewwlaw.com Counsel for Cory Wiles

Nancy L. Fineman, Esquire Cotchett, Pitre, Simon & McCarthy 840 Malcolm Road, Suite 200 Burlingame, CA 94010 nfineman@cpsmlaw.com Counsel for Trotter-Vogel Realty Inc.

Robert D. Goldberg, Esquire Biggs and Battaglia 921 North Orange Street, P.O. Box 1489 Wilmington, DE 19899 goldberg@batlaw.com Counsel for Charles Dupraz, Vanessa Z.

DeGeorge, Melissa Goeke, Nancy Bjork, James R. Conley, Jeff Vaught, Jim Kidwell Richard Caplan, Virginia Deering, Ficor Acquisition Co. LLC, Tom Hobbs, David Kurzman, Leslie March, Andrew Marcus, Paula Nardella, Bill Richards, Maria Pilar Salgado, Ron Terranova, Nancy Wolft Ryan James Volden and Carl Yamaguchi

Donald Chidi Amamgbo, Esquire Amamgbo & Associates, APC 1940 Embarcadero Cove Oakland, CA 94606 donaldamamgbo@citycom.com Counsel for Athan Uwakwe Jeffrey F. Keller, Esquire
Jade Butman, Esquire
Law Offices of Jeffrey F. Keller
425 Second Street, Suite 500
San Francisco, CA 94107
jkeller@jfkellerlaw.com
jbutman@kellergrover.com
Counsel for David E. Lipton, Maria I. Prohias,
Patricia M. Niehaus, Peter Jon Naigow, Ronld
Konieczka, Steve J. Hamilton, Susan Baxley
and Kevin Stoltz

Gordon Ball, Esquire
Ball & Scott
550 W. Main Ave., Suite 750
Knoxville, TN 37902
gball@ballandscott.com
Counsel for Andrew Armbrister and Melissa
Armbrister

Joseph M. Patane, Esquire
Law Offices of Joseph M. Patane
2280 Union Street
San Francisco, CA 94123
jpatane@tatp.com
Counsel for Karol Juskiewicz and Lawrence
Lang

James Gordon McMillan, III, Esquire
Bouchard Margules & Friedlander
222 Delaware Avenue,
Suite 1400
Wilmington, DE 19801
jmcmillan@bmf-law.com
Counsel for Raphael Allison and Matthew
Kravitz

Michele C. Jackson, Esquire
Lieff Cabraser Heimann & Bernstein, LLP
Embarcadero Center West, 275 Battery Street,
30th Floor
San Francisco, CA 94111
mjackson@lchb.com
Counsel for Huston Frazier, Jeanne Cook
Frazier and Brian Weiner

A. Zachary Naylor, Esquire
Robert Kriner, Jr., Esquire
Robert R. Davis, Esquire
James R. Malone, Jr., Esquire
Chimicles & Tikellis, LLP
One Rodney Square, P.O. Box 1035
Wilmington, DE 19899
zacharynaylor@chimicles.com
robertkriner@chimicles.com
robertdavis@chimicles.com
jamesmalone@chimicles.com
Caunsal for Gidaon Elliatt Angal G

Counsel for Gideon Elliott, Angel Genese, Nir Goldman, Paul C. Czysz, Elizabeth Bruderle Baran, Carrol Cowan, Russell Dennis, Damon DiMarco, Kathy Ann Chapman, Caresse Harms, JWRE Inc., Leonard Lorenzo, Michael E. Ludt, John Maita, Chrystal Moeller, Robert J. Rainwater, Mary Reeder, Stuart Schupler and Sonia Yaco

Ali Oromchian, Esquire
Finkelstein, Thompson & Loughran
601 Montgomery Street, Suite 665
San Francisco, CA 94111
ao@ftllaw.com
Counsel for Ian Walker, Damon DiMarco,
Carrol Cowan, Leonard Lorenzo and Russell
Dennis

Vincent J. Esades, Esquire
Muria J. Kruger, Esquire
Marguerite E. O'Brien, Esquire
Heins Mills & Olson, P.L.C.
3550 I.D.S. Center
80 S. Eight Street
Minneapolis, MN 55402
vesades@heinsmills.com
mkruger@heinsmills.com
mobrien@heinsmills.com
Counsel for Bergerson & Associates Inc.

Harry Shulman, Esquire
Robert Mills, Esquire
The Mills Law Firm
145 Marina Boulevard
San Rafeal, CA 94901
harry@millslawfirm.com
deepbluesky341@hotmail.com
Counsel for Stuart Munson

Douglas A. Millen, Esquire
Steven A. Kanner, Esquire
Much Shelist Freed Denenberg Ament &
Rubenstein, P.C.
191 North Wacker Drive, Suite 1800
Chicago, IL 60606
dmillen@muchshelist.com
skanner@muchshelist.com
Counsel for HP Consulting Services Inc. and
Phillip Boeding

Garrett D. Blanchfield, Jr., Esquire Mark Reinhardt, Esquire Reinhardt Wendorf & Blanchfield 332 Minnesota Street, Suite E-1250 St. Paul, MN 55101 g.blanchfield@rwblawfirm.com mreinhardt@comcast.net Counsel for Susan Baxley Hollis L. Salzman, Esquire Kellie Safar, Esquire Goodking Labaton Rudoff & Sucharow, LLP 100 Park Avenue New York, NY 10017 hsalzman@labaton.com ksafar@labaton.com Counsel for Angel Genese, Gideon Elliott and Nir Goldman

R. Bruce McNew, Esquire Taylor & McNew, LLP 3711 Kennett Pike, Suite 210 Greenville, DE 19807 mcnew@taylormcnew.com Counsel for Robert Marshall

Ian Otto, Esquire

Jason S. Kilene, Esquire Daniel E. Gustafson, Esquire Gustafson Gluek PLLC 650 Northstar East, 608 Second Avenue South Minneapolis, MN 55402 jkilene@gustafsongluek.com dgustafson@gustafsongluek.com Counsel for Fiarmont Orthopedics & Sports Medicine PA

Nathan Cihlar, Esquire Straus & Boies, LLP 4041 University Drive, 5th Floor Fairfax, VA 22030 dboies@straus-boies.com Counsel for Dressed to Kill Custom Draperies LLC, Jose Juan, Edward Rush and Tracy Kinder

Lance A. Harke, Esquire Harke & Clasby 155 S. Miami Avenue Miami, FL 33130 <u>lharke@harkeclasby.com</u> Counsel for Nathaniel Schwartz and Maria I. Prohias

Allan Steyer, Esquire Steyer Lowenthal Boodrookas Alvarez & Smith LLP One California Street, Third Floor San Francisco, CA 94111 asteyer@steyerlaw.com Counsel for Cheryl Glick-Salpeter, Salpeter, Jodi Salpeter and Michael H. Roach

Bruce J. Wecker, Esquire Hosie McArthur LLP One Market Street Spear Street Tower #2200 San Francisco, CA 94105 bwecker@hosielaw.com Counsel for Dwight E. Dickerson Mario Nunzio Alioto, Esquire Trump Alioto Trump & Prescott LLP 2280 Union Street San Francisco, CA 94123 malioto@tatp.com Counsel for Karol Juskiewicz and Lawrence Lang

Francis O. Scarpulla, Esquire Law Offices of Francis O. Scarpulla 44 Montgomery Street, Suite 3400 San Francisco, CA 94104 foslaw@pacbell.net

Steven A. Asher, Esquire Robert S. Kitchenoff, Esquire Weinstein Kitchenoff & Asher, LLC 1845 Walnut Street, Suite 1100 Philadelphia, PA 19103

Counsel for Lazio Family Products, Law Offices of Laurel Stanley, William F. Cronin, Michael Brauch and Andrew Meimes

asher@wka-law.com kithenoff@wka-law.com Counsel for Joseph Samuel Cone

Francis A. Bottini, Jr., Esquire Wolf Haldenstein Adler Freeman & Herz 750 B Street, Suite2770 San Diego, CA 92101 bottini@whafh.com

Counsel for Ryan James Volden, Ficor Acquisition Co LLC, Giacobbe-Fritz Fine Art LLC, Andrew Marcus, Bill Richards, Carl Yamaguchi, Charles Dupraz, David Kurzman, James R. Conley, Jeff Vaught, John Matia, Kathy Ann Chapman, Caresse Harms, JWRE Inc., Jim Kidwell, John Maita, Leslie March, Maria Pilar Salgado, Melissa Goeke, Nancy Bjork, Nancy Wolfe, Paula Nardella, Richard Caplan, Ron Terranova, Tom Hobbs, Vanessa Z. DeGeorge, Virginia Deering, Chrystal Moeller, Robert J. Rainwater, Mary Reeder and Sonia Yaco

Edward A. Wallace, Esquire The Wexler Firm LLP One N. LaSalle Street, Suite 2000 Chicago, IL 60602 eawallace@wexlerfirm.com Counsel for Peter Jon Naigow

Jason S. Hartley, Esquire Ross, Dixon & Bell LLP 550 West B Street, Suite 400 San Diego, CA 92101 jhartley@rdblaw.com Counsel for Gabriella Herroeder-Perras

Fred Taylor Isquith, Esquire Adam J. Levitt, Esquire Wolf Haldenstein Adler Freeman & Herz 270 Madison Ave., 11th Floor New York, NY 10016 isquith@whafh.com levitt@whafh.com

Counsel for Ryan James Volden, Ficor Acquisition Co LLC, Giacobbe-Fritz Fine Art LLC, Andrew Marcus, Bill Richards, Carl Yamaguchi, Charles Dupraz, David Kurzman, James R. Conley, Jeff Vaught, John Matia, Kathy Ann Chapman, Caresse Harms, JWRE Inc., Jim Kidwell, John Maita, Leslie March, Maria Pilar Salgado, Melissa Goeke, Nancy Bjork, Nancy Wolfe, Paula Nardella, Richard Caplan, Ron Terranova, Tom Hobbs, Vanessa Z. DeGeorge, Virginia Deering, Chrystal Moeller, Robert J. Rainwater, Mary Reeder and Sonia Yaco

Jeffrey S. Goddess, Esquire Rosenthal, Monhait, Gross & Goddess Mellon Bank Center, Suite 1401 P.O. Box 1070 Wilmington, DE 19899 jgoddess@rmgglaw.com Counsel for Ludy A. Chacon, Joseph Samuel Cone, Darice Russ and Michael K. Simon

Craig C. Corbitt, Esquire Zelle, Hofmann, Voelbel, Mason & Gette LLP 44 Montgomery Street, Suite 3400 San Francisco, CA 94104 ccorbitt@zelle.com Counsel for William F. Cronin, Law Offices of Laurel Stanley and Lazio Family Products

Eugene A. Spector, Esquire William G. Caldes, Esquire Spector Roseman & Kodroff, P.C. **Suite 2500** 1818 Market Street Philadelphia, PA 19103 espector@srk-law.com bcaldes@srk-law.com Counsel for David Arnold, Andrew S. Cohn, Jason Craig, Maria Griffin, Lena K. Manyin, Paul Ramos and Michael Ruccolo

Scott E. Chambers, Esquire Schmittinger & Rodriguez, P.A. 414 S. State Street P.O. Box 497 Dover, DE 19903 Counsel for David Arnold, Andrew S. Cohn, Jason Craig, Maria Griffin, Lena K. Manyin, Paul Ramos and Michael Ruccolo

Juden Justice Reed, Esquire Schubert & Reed LLP Two Embarcadero Center, Suite 1600 San Francisco, CA 94111 <u>jreed@schubert-reed.com</u> Counsel for Patrick J. Hewson

Russell M. Aoki, Esquire Aoki Sakamoto Grant LLP One Convention Place 701 Pike Street, Suite 1525 Seattle, WA 98101 russ@aoki-sakamoto.com Counsel for Kevin Stoltz

Richard A. Ripley, Esquire Bingham McCutchen 1120 20th Street, NW, Suite 800 Washington, DC 20036 richard.ripley@bingham.com Counsel for Intel Corporation

Donald L. Perelman, Esquire Fine Kaplan & Black, RPC 1835 Market Street, 28th Flr Philadelphia, PA 19103 dperelman@finekaplan.com Counsel for Kevin Stoltz

Natalie Finkelman Bennett, Esquire Shepherd, Finkelman, Miller & Shah 65 Main Street Chester, CT 06412-1311 nfinkelman@classactioncounsel.com Counsel for Ludy A. Chacon

Michael L. Kirby, Esquire Kirby Noonan Lance & Hoge LLP One America Plaza 600 West Broadway, Suite 1100 San Diego, CA 92101 mkirby@knlh.com Counsel for Justin Suarez

Jeffrey A. Bartos, Esquire Guerrieri, Edmond, Clayman & Bartos, PC 1625 Massachusetts Avenue, NW Washington, DC 20036 jbartos@geclaw.com Counsel for Jose Juan, Dressed to Kill Custom Draperies, LLC, Tracy Kinder and Edward Rush

Randy R. Renick, Esquire Law Offices of Randy Renick 128 North Fair Oaks Avenue, Suite 204 Pasadena, CA 91103 rrr@renicklaw.com Counsel for Shanghai 1930 Restaurant Partners L.P. and Major League Softball Inc.

Daniel Hume, Esquire
Kirby McInerney & Squire LLP
830 Third Avenue, 10th Floor
New York, NY 10022
<a href="mailto:dhume@kmslaw.com">dhume@kmslaw.com</a>
Counsel for Raphael Allison and Matthew
Kravitz

Scott Ames, Esquire
Serratore & Ames
9595 Wilshire Blvd., Suite 201
Los Angeles, CA 90212
scott@serratoreames.com
Counsel for Major League Softball, Inc.

Douglas G. Thompson, Jr., Esquire
Finkelstein, Thompson & Loughran
1050 30<sup>th</sup> Street N.W.
Washington, DC 20007
dgt@ftllaw.com
Counsel for Ian Walker, Damon DiMarco,
Carrol Cowan, Leonard Lorenzo and Russell
Dennis

Reginald Von Terrell, Esquire The Terrell Law Group 223 25th Street Richmond, CA 94804 REGGIET2@aol.com Counsel for Athan Uwakwe Daniel B. Allanoff, Esquire
Steven Greenfogel, Esquire
Meredith Cohen Greenfogel & Skirnick, P.C.
22nd Floor, Architects Building
117 S. 17th Street
Philadelphia, PA 19103
dallanoff@mcgslaw.com
sgreenfogel@mcgslaw.com
Counsel for Benjamin Allanoff

Harvey W. Gurland, Jr., Esquire Duane Morris 200 S. Biscayne Blvd., Suite 3400 Miami, FL 33131 HWGurland@duanemorris.com Counsel for Intel Corporation

Barbara C. Frankland, Esquire Rex A. Sharp, Esquire Gunderson Sharp & Walke, L.L.P. 5301 W. 75<sup>th</sup> Street Prairie Village, KS 66208 <u>bfrankland@midwest-law.com</u> <u>rsharp@midwest-law.com</u> Counsel for Marvin D. Chance, Jr.

J. Clayton Athey (Bar ID #4378)